.ATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	PCTAPR 2 8 2005
TO: WALLENSTEIN WAGNER & ROCKEY, LTD. Attn. Muraff, James P. 311 South Wacker Drive - 5300 Chicago, Tilinois 60606 UNITED STATES OF AMERICA	NOTIFICATION OF THE INTERNATIONAL SEARCH REPORT AND THE WITTEN OPINION OF THE INTERNATIONAL SEARCH REPORT AND THE WITTEN OPINION OF THE INTERNATIONAL DEPARTMENT OF THE INTERNATIONAL DEPARTMENT OF THE DECLARATION AT A: 8 2005 (PCT Rule 44.1)
Applicant's or agent's file reference	21/04/2005
1417GP1028	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date
PCT/US2004/002632	(day/month/year) 30/01/2004
Applicant BAXTER INTERNATIONAL INC.	
Where? Directly to theinternational Bureau of WIPC, 34. 1211 Geneva 20, Switzerland, Far For more detailed instructions, see the notes on the accor 2 The applicant is hereby notified that no international search Article 17(2)(4) to that effect and the witten opinion of the int. 3 With regard to the protest against payment of (an) addition the protest together with the decision thereon has been applicant's request to forward the sexic of both the prote no decision has been made yet on this protest; the appli	n. so the International Application (see Rule 46): sality 2 months from the date of transmittal of the stetals, see the notes on the accompanying sheet, otherwind see Commobitete circline No.: (141–23) 740,114.35 posyving sheet. report will be cetabilished and that the declaration under mentional Searching Authority are transmitted herewith. all fee(s) under Rule 40.2, the applicant it notified that: transmitted to the International Bureau (opened with the stands that the declaration in the control of the co
4. Reminders Shortly daire the expiration of 18 months from the priority date, the international Bureau. If the applicant wishes to avoid or postpone p application, or of the priority dairn, must reach the international business or of the priority dairn, must reach the international business or international business for international business or the international business or the international bureau will send a copy of a finite propriation present the international present. The international present of the international present present the international present present the international present present the public but not absorbe the exploitant of 30 months from the priority will be propriet the international present pres	ublication, a notice of withdrawal of the International your as provided in Pulses 80 bits. 1 and 90 bits.3, respectively, publication, intime opinion of the International Searching Authority to the under comments to all designated Offices unless as subdished. These comments would also be made sivaliable to your date. It is not the provided with the publication of your date. It is also comments of the pulse of a designated Offices, a demand for International preliminary thy title the national phase unit 30 months from the priority and the provided of the pro
In respect of other decignated Offices, the time limit at an	41 - 1 - M

Name and mailing address of the International Searching Authority

European Petent Ciffice, P.B. 5819 Patentidan 2

Name 200 Hr [Hiswijk Fel. (431-70) 340-2040, Tx. 31 651 epo nl, Fel. (431-70) 340-3016

Authorized officer

See the Annex to Form PCT/BP/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.

Selwa Harris

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months.

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under criticle 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative instructions under that Treaty, in case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WilFO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the International search report, one opportunity to among the claims of the international application, it is should however be emphasized that, since all parts of the international application (claims, international proliminary overnimentoral application (claims, description and claims under Article 19 except where, e.g., the applicant when the transition of the purposes of provisional protection or that another reason for amending the claims before international publication for the purposes of provisional protection is except when the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the international Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all pasts of the international application may be amended under Article 28 or, where applicable, Article 41.

Whon?

Within 2 months from the date of transmittel of the international search report or 16 months from the priority date, whichever time limit expires later, it should be noted, however, that the amendments will be considered as having been received on time of they are received by the International Burseau after the expiration of the applicable time limit but before the competition of the technical preparations for international publication.

Where not to flie the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 45.2).

Where a demand for international presiminary examination has been is filed, see below.

Haw?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals, Where a claim is cancelled, no neurubering of the other claims is required, in all cause where claims are renumbered, they must be renumbered consocialisely (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published,

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims, it should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

Notes to Form PCT/ISA/220 (first sheet) (January 1994)

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in perticular, indoose, in connection with each claim appearing in the international application (it being understood that sentence indections consoming several claims may be grouped, whether

- (i) the claim is unchanged:
- (ii) the claim is cancelled:
- (iii) the cluim is new;
- (iv) the claim replaces one or more claims as filed:
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- Where originally there were 48 claims and after amendment of some claims there are 51):
 Claims 1 to 29, 31, 32, 34, 35, 37 to 49 replaced by amended claims bearing the same numbers; delims 30, 33 and 35 unbranged; new claims 49 to 51 added.
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding rew claims].
 Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added, or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- Where vertrus kinds of amendments are made): Claims 1-10 unchanged, claims 1 to 13, 16 and 19 carcelled; claims 14, 15 and 16 replaced by amended slaim 14; slaim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added.*

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

it must be in the language in which the international appplication is to be published.

it must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended, it must be filed on a separate sheet and must be identified as such by a heading, proferably by using the words. "Statement water Article 1916."

It may not contain any dispataging comments on the international search report or the relevance of citations contained in that report, Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international proliminary examination has already been filed

If, at this time of filling any amendments under Asticle 19, a semand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examinary Authority (see Paulio G2.(a), Inter sortenoe).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead ol, or in addition to (b, the translation of the claims as false).

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's

Notes to Form PCT/ISA/220 (second sheet) (January 1994)

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PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's tile reterence	FOR FURTHER	see Form PCT/(SA/220
1417GP1028	ACTION 25	well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year	(Earliest) Priority Date (day/month/year)
PCT/US2004/002632	30/01/2004	01/02/2003
Applicant	,,,	01/02/2003
BAXTER INTERNATIONAL INC.		
This international Search Report has been according to Article 18. A copy is being tra	prepared by this International Searching insmitted to the International Bureau.	Authority and is transmitted to the applicant
This international Search Report consists		
X It is also accompanied by a	a copy of each prior art document cited in	this report.
Basis of the report With regard to the language, the in language in which it was filed, unle	nternational search was carried out on the es otherwise indicated under this Item.	. basis of the international application in the
The international se this Authority (Rule	earch was carried out on the basis of a tra 23.1(b)).	anslation of the international application furnished to
b. With regard to any nucleot	ide and/or amino acid sequence disclos	sed in the international application, see Box No. I.
2. Certain claims were found	d unscarchable (See Box II).	
3. Unity of Invention (s lack)	ng (see Box III),	
4. With regard to the title,	•	
X the text is approved as subr	nitted by the applicant.	
the text has been established	d by this Authority to read as follows:	
	/	
5. With regard to the abstract,		
X the text is approved as subm		
may, within one month from	 according to Rule 38.2(b), by this Authorited the date of mailing of this international set 	ority as it appears in Box No. IV. The applicant arch report, submit comments to this Authority.
6. With regard to the drawings,		
a. the figure of the drawings to be publ	ished with the abstract is Figure No 3	
as suggested by the	applicant.	
	uthority, because the applicant failed to so	
 as selected by this Area none of the figures is to be put 	uthority, because this figure better charact	terizes the invention,
	PROPERTY WITH THE SECTION.	

INTF" 'ATIONAL SEARCH REPORT

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	national Application No
PC	T/US2004/002632

A 0140	CITIO - TOTAL CONTROL OF THE CONTROL	PC1/US2004/002632
ÎPC 7	SIFICATION OF SUBJECT MATTER G06F19/00	
According	to International Patent Classification (IPC) or to both national disselfication and IPC	
8. FIELD	S SEARCHED	
Minimum IPC 7	documentation searched (classification system tollowed by classification symbols) GO6F	_
Document	ation searched other than minimum documentation to the extent that such documents are inc	luded in the fields scarched
Electronic	data base consulted during the international search (name of data base and, where practica	
EPO-I	nternal, IBM-TDB, PAJ, WPI Data	y voision remps (gard)
	IENTS CONSIDERED TO BE RELEVANT	
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 2003/009244 A1 (ENGLESON JOSEPH J ET AL) 9 January 2003 (2003-01-09)	1-28
	paragraph '0012! - paragraph '0018!	
	paragraph '0041! - paragraph '0048! paragraph '0053! - paragraph '0060!	
	paragraph '0080! - paragraph '0081!	
	figures 1-3,7,13-15	
Α	US 2002/143580 A1 (BRISTOL GUY SCOTT ET AL) 3 October 2002 (2002-10-03)	1,12,19,
	paragraph '0065! - paragraph '0067! paragraph '0071!	22
A	US 5 991 731 A (COLON ET AL) 23 November 1999 (1999-11-23)	26,28
	figure 1 column 2, line 58 - column 3, line 35	·
_		mbers are listed in annex.
	agories of cited documents: "T later document pubss It defining the general state of the art which is not red to be of perticular relevance "Oted to understand i	hed after the international filing date too in conflict with the application but the principle or theory underlying the
filing da	le "X" document of particular	
Which is		r relevance; the claimed invention d novel or cannot be considered to step when the document is taken alone
Of document	osanot be considered and oral disclosure, use, exhibition or document is combined and document i	relevance; the claimed invention fto involve an inventive step when the id with one or more other, such docu-
	t published prior to the international filing date but in the art. In the priority date claimed "&" document member of the priority date claimed th	dion being opvious to a person skilled
ate of the ac		international search report
	April 2005 21/04/200	95
ame and ma	iling address of the ISA European Patent Office, P.B. 5818 Patentilaan 2 NL – 2200 HV Bilsvilk	
	NL - 2280 HV Pilswijk. Tel. (431-70) 960-2004, Tx. 31 651 epo nt. Pilsc. (431-70) 340-3006 Rinellii,	P

IN OF SATIONAL SEARCH REPORT

national Application No PCT/US2004/002632

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